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PTO/SB/81 (04-05)

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# **POWER OF ATTORNEY** and CORRESPONDENCE ADDRESS INDICATION FORM

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Application Number	09/974,931
Filing Date	October 9, 2001
First Named Inventor	Michael M. Hsu
Title	Secure Ticketing
Art Unit	3621
Examiner Name	Cangialosi, Salvitore A.
Attorney Docket Number	M-15644 US

	Attorn	ey Docket Number	M-15644 US	
I hereby revoke all previous powers of	of attorney given in the	ne above-identified	application.	
I hereby appoint:				
Practitioners associated with the Custon	mer Number:	<b>32605</b>		
OR	L		<del></del>	
Practitioner(s) named below:				
Name		Registration Number		
as my/our attorney(s) or agent(s) to prosecute Trademark Office connected therewith.	e the application identified	above, and to transact	all business in the U	nited States Patent and
Please recognize or change the corresponde	nce address for the above	-Identified application t	o:	
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The address associated with Custo	mer Number:	32605		
OR Firm or Individual Name				
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Country		Email		
Telephone				
l am the:  Applicant/Inventor.  ✓ Assignee of record of the entire inte	mont Sec 37 CEB 3.71			
Assignee of record of the critice interest statement under 37 CFR 3.73(b) is	endosed. (Form PTO/SB	/96)		
1 .0 .	SIGNATURE of Applica		eord	
Signature VVI	7DF (1		Date	3.11.05
Name Mark Phillips			Telephone	415-277-3500
Title and Company Chief Financial Office	r, E-Cast, Inc.			
NOTE: Signatures of all the Inventors or assigness signature is required, see below".		t or their representative(s)	are required. Submit mu	ttiple forms if more than one
Total of forms are sut	omitted.			
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This collection of information is required by 37 CFR 1.31, 1.32 and 1.33. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 3 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer. U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

PTO/SB/96 (09-04)

Approved for use through 07/31/2006. OMB 0651-0031

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STATEMENT UNDER 37 CFR 3.73(b)	
Applicant/Patent Owner. E-Cast_Inc.	
Application No./Patent No.: 09/974,931 Filed/Issue Date: October 9, 2001	
Entitled: Distributed Electronic Entertainment Method and Apparatus	
(Manio 4) (Manio 4)	mership, university, government agency, etc.)
states that it is:  1.   the assignee of the entire right, title, and interest; or	
2. an assignee of less than the entire right, title and interest.  The extent (by percentage) of its ownership interest is%	
in the patent application/patent identified above by virtue of either:	•
A. An assignment from the inventor(s) of the patent application/patent identified above in the United States Patent and Trademark Office at Reel, Frame thereof is attached.	, or log winds a copy
OR  B. A chain of title from the inventor(s), of the patent application/patent identified above below.	e, to the current assignee as shown
1. From:To:	3
1. From:	nce at eof is attached.
2. From: To:	fice at
The document was recorded in the United States Patent and Trademark Off Reel, or for which a copy the	ereof is attached.
3. From:To:Todamark Off	ion of
The document was recorded in the United States Patent and Trademark Off Reel, Frame, or for which a copy the	nereof is attached.
Additional documents in the chain of title are listed on a supplemental sheet.	
Copies of assignments or other documents in the chain of title are attached.  [NOTE: A separate copy (i.e., a true copy of the original assignment document(s)) me Division in accordance with 37 CFR Part 3, if the assignment is to be recorded in MPEP 302.08]	ust be submitted to Assignment n the records of the USPTO. <u>See</u>
The undersigned (whose title is supplied below) is authorized to act on behalf of the assignment of th	gnee. <u>8:((-&amp;</u>
Signature	Date
Mark Phillips	(415) 277-3500
Printed or Typed Name	Telephone Number
Chief Financial Officer	
Title	

This collection of information is required by 37 CFR 3.73(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Omcer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

# AGREEMENT AND PLAN OF MERGER AND REORGANIZATION

THIS AGREEMENT AND PLAN OF MERGER AND REORGANIZATION ("Agreement") is made and entered into as of October 2, 2002, by and among E-CAST INC., a Delaware corporation ("Ecast"); ECAST ACQUISITION SUB, INC., a Delaware corporation and a wholly owned subsidiary of Ecast ("Ecast Acquisition Sub"); and RIOPORT.COM, INC., a Delaware corporation ("RioPort"). Certain other capitalized terms used in this Agreement are defined in EXHIBIT A.

#### RECITALS

- A. Ecast, Ecast Acquisition Sub and RioPort intend to effect a merger of Ecast Acquisition Sub into RioPort in accordance with this Agreement and the Delaware General Corporation Law (the "Merger"). Upon consummation of the Merger, Ecast Acquisition Sub will cease to exist, and RioPort will become a wholly owned subsidiary of Ecast.
- B. It is intended that the Merger qualify as a tax-free reorganization within the meaning of Section 368(a) of the Internal Revenue Code of 1986, as amended (the "Code").
- C. This Agreement has been approved by the respective boards of directors of Ecast, Ecast Acquisition Sub and RioPort.

## ACREEMENT

The parties to this Agreement agree as follows:

## SECTION 1. DESCRIPTION OF TRANSACTION.

- 1.1 Merger of Ecast Acquisition Sub into RioPort. Upon the terms and subject to the conditions set forth in this Agreement, at the Effective Time (as defined in Section 1.3), Ecast Acquisition Sub shall be merged with and into RioPort, and the separate existence of Ecast Acquisition Sub shall cease. RioPort will continue as the surviving corporation in the Merger (the "Surviving Corporation").
- 1.2 Effect of the Merger. The Merger shall have the effects set forth in this Agreement and in the applicable provisions of the Delaware General Corporation Law (the "DGCL") and the California General Corporation Law (the "CGCL").
- 1.3 Closing; Effective Time. The consummation of the transactions contemplated by this Agreement (the "Closing") shall take place at the offices of Cooley Godward LLP in Palo Alto, California, at 10:00 a.m. on the date hereof (the "Closing Date"). Contemporaneously with the Closing, a properly executed certificate of merger (the "Certificate of Merger") conforming to the requirements of the DGCL in the form attached hereto as EXHIBIT B shall be filed with the Secretary of State of the State of Delaware. The Merger shall become effective at the time such Certificate of Merger is filed with the Secretary of State of the State of Delaware (the "Effective Time").

The parties hereto have caused this Agreement to be executed and delivered as of October 2, 2002.

E-CAST INC.,	
a Delaware corporation	
Ву:	
Robbie Vam-Adibé	
Chief Executive Officer	
ECAST ACQUISITION SUB, INC.	•
	•
a Delaware corporation	
Ву:	
Robbie Vann-Adibé	
Chief Executive Officer	
RioPort.com, Inc.,	
a Delaware corporation	
Ву:	
James Long	
Chief Executive Officer	

The parties hereto have caused this Agreement to be executed and delivered as of October 2, 2002.

a Delaware corporation
By:
ECAST ACQUISITION SUB, INC., a Delaware corporation
By:  Robbie Vann-Adibé Chief Executive Officer
RIOPORT.COM, INC., a Delaware corporation  By James Long Chief Executive Officer